

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

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CARDOW, INC.,

Plaintiff,

v.

JEFFREY BERKOWITZ and  
JOE R. TANORY, JR.,

Defendants.

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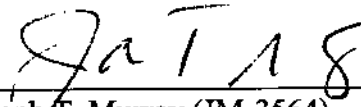
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: Civil Action No. 09-cv-6943-JSG  
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: ECF Case  
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**MOTION FOR PARTIAL DEFAULT JUDGMENT  
AS TO DEFENDANT JOE R. TANORY, JR.**

Plaintiff Cardow, Inc. moves for an entry of a partial default judgment in favor of plaintiff, declaring, as to defendant JOE R. TANORY, JR., that said defendant's United States Patent No. 5,353,608 MULTI-USE JEWELRY PIECE and United States Patent (Design) No. D374,410 are invalid and unenforceable and not infringed by plaintiff. This motion is made on the ground that defendant JOE R. TANORY, JR. has failed to answer the complaint in this action, the time for such answer having expired at least as early as October 1, 2010.

Dated: December 1, 2010

Respectfully submitted,

  
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